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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	(ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/879,688	06/12/2001	Jae-Yoel Kim	678-693 (P9800)	4991	
Paul J. Farrell, Esq. DILWORTH & BARRESE, LLP 333 Earle Ovington Blvd. Uniondale, NY 11553			EXAMINER		
			TORRES, JOSEPH D		
			ART UNIT	PAPER NUMBER	
			2133	11	
			DATE MAILED: 03/17/2004	٠,١	

Please find below and/or attached an Office communication concerning this application or proceeding.

	4						
	Application No.	Applicant(s)	—— <i>U</i>				
e ·	09/879,688	KIM ET AL.					
Office Action Summary	Examiner	Art Unit					
	Joseph D. Torres	2133					
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet wi	th the correspondence address	ş 				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply within the statutory minimum of thirt will apply and will expire SIX (6) MON e, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this commun ANDONED (35 U.S.C. § 133).	ication.				
Status							
1) Responsive to communication(s) filed on 25 F	ebruary 2004.						
2a) This action is FINAL . 2b) ⊠ This	s action is non-final.						
3) Since this application is in condition for allowa	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.					
Disposition of Claims							
4) Claim(s) 1-31 is/are pending in the application	١.						
4a) Of the above claim(s) is/are withdra	awn from consideration.						
5) Claim(s) is/are allowed.							
6) Claim(s) is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) 1-31 are subject to restriction and/or	election requirement.	•					
Application Papers							
9) The specification is objected to by the Examina	er						
10) The drawing(s) filed on is/are: a) acc		ov the Examiner					
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correct		, <i>,</i>	121(d)				
11) The oath or declaration is objected to by the E	•	•	, ,				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign	n priority under 25 U.S.C. S	110(a) (d) ar (f)					
a) ☐ All b) ☐ Some * c) ☐ None of:	i priority under 35 U.S.C. 9	119(a)-(u) or (1).					
1. Certified copies of the priority documen	ts have been received						
Certified copies of the priority documen		onlication No					
3. Copies of the certified copies of the prior		· · · · · · · · · · · · · · · · · · ·	•				
application from the International Burea	•	received in this National Stage	5				
* See the attached detailed Office action for a list	, , , ,	received.					
Attachment(s)	"	(DTC 110)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		ummary (PTO-413))/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) D Notice of In	formal Patent Application (PTO-152)					
Paper No(s)/Mail Date	6)	_ ·					

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-7, 14-18 and 25 drawn to a Frame Encoding Apparatus with using Reed-Muller codes, classified in class 714, subclass 794.
- II. Claims 8, 9, 19 and 20, drawn to a Frame Encoding Apparatus with a Mask Sequence Generator for Creating a Plurality of Mask Sequences, Whose Minimum Distance by a Sum of the Mask Sequences and the Biorthogonal Sequences is at Least 20, classified in class 714, subclass 776.
- III. Claims 10-13 and 21-24, drawn to a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask Sequences, classified in class 714, subclass 790.
- IV. Claims 26-28 and 31, drawn to a Frame Encoding Apparatus with a (48, 10) Code Generator for Generating 48 Coded Symbols by Using Length 48 Codes which are Punctured Codes of Length 64 Walsh Codes, classified in class 370, subclass 209.

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V. Claims 29 and 30, drawn to A Method for Encoding 10 Consecutive Input Bits Indicating a TFCI using a Second Order Reed-Muller Coding for Generating 64 Coded Symbols Using Length 64 Walsh Codes, classified in class 714, subclass 794.

The inventions are distinct, each from the other because of the following reasons:

Inventions Group I, a Frame Encoding Apparatus with using Reed-Muller codes. and Group II, a Frame Encoding Apparatus with a Mask Sequence Generator for Creating a Plurality of Mask Sequences, Whose Minimum Distance by a Sum of the Mask Sequences and the Biorthogonal Sequences is at Least 20, are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination, Group I a Frame Encoding Apparatus with using Reed-Muller codes, as claimed does not require the particulars of the subcombination, Group II a Frame Encoding Apparatus with a Mask Sequence Generator for Creating a Plurality of Mask Sequences, Whose Minimum Distance by a Sum of the Mask Sequences and the Biorthogonal Sequences is at Least 20, as claimed because the combination does not require that the mask sequence generator create mask sequences, whose minimum distance by a sum of the mask sequences and the biorthogonal sequences is at least 20. The subcombination has separate utility such as in frame encoding devices not using Reed-Muller.

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Inventions Group I, a Frame Encoding Apparatus with using Reed-Muller codes. and Group III, a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask Sequences, are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination, Group I a Frame Encoding Apparatus with using Reed-Muller codes, as claimed does not require the particulars of the subcombination, as claimed does not require the particulars of the subcombination, Group III a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask Sequences, as claimed because the combination does not require that the orthogonal sequence generator create first sequences having a length m by puncturing base orthogonal sequences or the mask sequence generator create second sequences having a length m by puncturing base mask sequences. The subcombination has separate utility such as in frame encoding devices not using Reed-Muller.

Inventions Group I, a Frame Encoding Apparatus with using Reed-Muller codes, and Group IV, a Frame Encoding Apparatus with a (48, 10) Code Generator for

Generating 48 Coded Symbols by Using Length 48 Codes which are Punctured Codes of Length 64 Walsh Codes, are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination, Group I a Frame Encoding Apparatus with using Reed-Muller codes, as claimed does not require the particulars of the subcombination, Group IV a Frame Encoding Apparatus with a (48, 10) Code Generator for Generating 48 Coded Symbols by Using Length 48 Codes which are Punctured Codes of Length 64 Walsh Codes, as claimed because the combination does not require a (48, 10) code generator for generating 48 coded symbols by using length 48 codes which are punctured codes of length 64 Walsh codes. The subcombination has separate utility such as in frame encoding devices not using Reed-Muller.

Inventions Group II, a Frame Encoding Apparatus with a Mask Sequence

Generator for Creating a Plurality of Mask Sequences, Whose Minimum Distance by a

Sum of the Mask Sequences and the Biorthogonal Sequences is at Least 20, and

Group III, a Frame Encoding Apparatus with an Orthogonal Sequence Generator for

Creating First Sequences having a Length M by Puncturing a Plurality of Base

Orthogonal Sequences and a Mask Sequence Generator for Creating Second

Sequences having a Length M by Puncturing Base Mask Sequences, are related as

subcombinations disclosed as usable together in a single combination. The

subcombinations are distinct from each other if they are shown to be separately usable.

In the instant case, invention Group II, a Frame Encoding Apparatus with a Mask Sequence Generator for Creating a Plurality of Mask Sequences, Whose Minimum Distance by a Sum of the Mask Sequences and the Biorthogonal Sequences is at Least 20, has separate utility such as in a frame encoding device with a mask sequence generator for creating a plurality of mask sequences, whose minimum distance by a sum of the mask sequences and the biorthogonal sequences is at least 20. In the instant case, invention Group III, a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask Sequences, has separate utility such as in a frame decoding device with an orthogonal sequence generator for creating first sequences having a length m by puncturing a plurality of base orthogonal sequence and a mask sequence generator for creating second sequences having a length m by puncturing base mask sequences. See MPEP § 806.05(d).

Inventions Group II, a Frame Encoding Apparatus with a Mask Sequence

Generator for Creating a Plurality of Mask Sequences, Whose Minimum Distance by a

Sum of the Mask Sequences and the Biorthogonal Sequences is at Least 20, and

Group IV, a Frame Encoding Apparatus with a (48, 10) Code Generator for Generating

48 Coded Symbols by Using Length 48 Codes which are Punctured Codes of Length 64

Walsh Codes, are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be

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separately usable. In the instant case, invention Group II, a Frame Encoding Apparatus with a Mask Sequence Generator for Creating a Plurality of Mask Sequences, Whose Minimum Distance by a Sum of the Mask Sequences and the Biorthogonal Sequences is at Least 20, has separate utility such as in a frame encoding device with a mask sequence generator for creating a plurality of mask sequences, whose minimum distance by a sum of the mask sequences and the biorthogonal sequences is at least 20. In the instant case, invention Group IV, a Frame Encoding Apparatus with a (48, 10) Code Generator for Generating 48 Coded Symbols by Using Length 48 Codes which are Punctured Codes of Length 64 Walsh Codes, has separate utility such as in a frame encoding device with a (48, 10) code generator for generating 48 coded symbols by using length 48 codes which are punctured codes of length 64 Walsh codes. See MPEP § 806.05(d).

Inventions Group III, a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask Sequences, and Group IV, a Frame Encoding Apparatus with a (48, 10) Code Generator for Generating 48 Coded Symbols by Using Length 48 Codes which are Punctured Codes of Length 64 Walsh Codes, are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the

instant case, the combination, Group III, a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask Sequences, as claimed does not require the particulars of the subcombination, Group IV, a Frame Encoding Apparatus with a (48, 10) Code Generator for Generating 48 Coded Symbols by Using Length 48 Codes which are Punctured Codes of Length 64 Walsh Codes, as claimed because the combination does not require a (48, 10) code generator for generating 48 coded symbols by using length 48 codes which are punctured codes of length 64 Walsh codes. The subcombination has separate utility such as in a frame encoding device using a (48, 10) code generator for generating 48 coded symbols by using length 48 codes which are punctured codes of length 64 Walsh codes not requiring an orthogonal sequence generator for creating first sequences having a length m by puncturing a plurality of base orthogonal sequences nor a mask sequence generator for creating second sequences having a length m by puncturing base mask sequences.

Inventions Group V, A Method for Encoding 10 Consecutive Input Bits Indicating a TFCI using a Second Order Reed-Muller Coding for Generating 64 Coded Symbols Using Length 64 Walsh Codes, and Group III, a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask

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Sequences, are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination, Group V A Method for Encoding 10 Consecutive Input Bits Indicating a TFCI using a Second Order Reed-Muller Coding for Generating 64 Coded Symbols Using Length 64 Walsh Codes, as claimed does not require the particulars of the subcombination, as claimed does not require the particulars of the subcombination, Group III a Frame Encoding Apparatus with an Orthogonal Sequence Generator for Creating First Sequences having a Length M by Puncturing a Plurality of Base Orthogonal Sequences and a Mask Sequence Generator for Creating Second Sequences having a Length M by Puncturing Base Mask Sequences, as claimed because the combination does not require that the orthogonal sequence generator create first sequences having a length m by puncturing base orthogonal sequences or the mask sequence generator create second sequences having a length m by puncturing base mask sequences. The subcombination has separate utility such as in frame encoding devices not using Reed-Muller.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

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Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group III and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group IV and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group III and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group IV and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group III is not required for Group IV and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group V and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group V is not required for Group I and vice versa, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

A telephone call was made to Paul J. Farell on 19 December 2003 to request an oral election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph D. Torres whose telephone number is (703) 308-7066. The examiner can normally be reached on M-F 8-5.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Albert Decady can be reached on (703) 305-9595. The fax phone number for the organization where this application or proceeding is assigned is (703) 746-7239.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-

146-1240

Joseph/D./Torres, PhD

	Application No.	Applicant(s)			
Examiner-Initiated Interview Summary	09/879,688	KIM ET AL.			
Examiner-induced interview Summary	Examiner	Art Unit			
	Joseph D. Torres	2133			
All Participants:	rticipants: Status of Application: <u>New Case</u>				
(1) <u>Joseph D. Torres</u> .	(3)				
(2) <u>Michael Musella</u> .	(4)				
Date of Interview: 10 March 2004	Time: <u>12pm</u>				
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Exhibit Shown or Demonstrated: ☐ Yes ☐ Yes, provide a brief description: N/A.	nt's representative)				
Part I.					
Rejection(s) discussed: N/A					
Claims discussed: N/A					
Prior art documents discussed: N/A					
Part II.					
SUBSTANCE OF INTERVIEW DESCRIBING THE GENER Although, the Attorney did elect over the phone, because of the c claim groupings after careful analysis, the Examiner determined to	omplexity of the claim language a	and because of changes in the			
Part III.					
 It is not necessary for applicant to provide a separate redirectly resulted in the allowance of the application. The of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate redid not result in resolution of all issues. A brief summary 	examiner will provide a writte ecord of the substance of the	en summary of the substance interview, since the interview			
(Examiner/SPE Signature) (Applicant/	Applicant's Representative Sig	gnature – if appropriate)			